

Exhibit J



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Transcript of JT Ho

Date: July 12, 2018

Case: Micron Technology, Inc. -v- United Microelectronics Corp., et al.

Planet Depos

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1 UNITED STATES DISTRICT COURT
2 NORTHERN DISTRICT OF CALIFORNIA
X

3 MICRON TECHNOLOGY, INC.,
4 Plaintiff,

Case No.

5 v.

3:17 CV 06932 JSW

6 UNITED MICROELECTRONICS
7 CORPORATION, FUJIAN JINHUA

8 INTEGRATED CIRCUIT CO.,
9 LTD., and DOES 1 TO 10,
Defendants.

X

10
11 HIGHLY CONFIDENTIAL ATTORNEYS' EYES ONLY

12
13 Videotaped deposition of JT HO

14
15 Chen & Lin

16 Bank Tower, 12th Floor

17 205 Tunhwa North Road

18 Taipei 105

19 TAIWAN

20
21 THURSDAY, JULY 12, 2018

22 9:08 A.M.

23
24 Pages 1 158

25 Reported by Jade K. King.

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Transcript of JT Ho

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Deposition of JT HO, held at:

Chen & Lin

Bank Tower, 12th Floor

205 Tunhwa North Road

Taipei 105

TAIWAN

Pursuant to agreement, before Jade K. King.

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A P P E A R A N C E S

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ALSO PRESENT:

Chester Wong (Videographer)
Chia Ling Cheng (Main Interpreter)
Joseph Tseng (Check Interpreter)
Lucas Chang (UMC in house counsel)
Chia Fang Lin (UMC in house counsel)

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1	[REDACTED]	11:06:23
2	[REDACTED]	11:06:29
3	[REDACTED]	11:06:40
4	[REDACTED]	11:06:40
5	[REDACTED]	11:06:43
6	[REDACTED]	11:06:45
7	[REDACTED]	11:06:47
8	[REDACTED]	11:06:52
9	[REDACTED]	11:07:13
10	[REDACTED]	11:07:20
11	[REDACTED]	11:07:21
12	[REDACTED]	11:07:24
13	[REDACTED]	11:07:27
14	[REDACTED]	11:07:31
15	[REDACTED]	11:07:47
16	[REDACTED]	11:07:47
17	[REDACTED]	11:07:51
18	[REDACTED]	11:07:52
19	[REDACTED]	11:07:54
20	[REDACTED]	11:07:55
21	[REDACTED]	11:07:56
22	[REDACTED]	11:07:59
23	[REDACTED]	11:08:14
24	[REDACTED]	11:08:20
25	[REDACTED]	11:08:23

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1	[REDACTED]	11:08:26
2	[REDACTED]	11:08:28
3	[REDACTED]	11:08:49
4	[REDACTED]	11:08:50
5	[REDACTED]	11:08:52
6	[REDACTED]	11:09:02
7	[REDACTED]	11:09:26
8	[REDACTED]	11:09:28
9	[REDACTED]	11:09:31
10	[REDACTED]	11:09:38
11	[REDACTED]	11:09:43
12	[REDACTED]	11:09:48
13	[REDACTED]	11:10:02
14	[REDACTED]	11:10:08
15	[REDACTED]	11:10:10
16	[REDACTED]	11:10:13
17	[REDACTED]	11:10:28
18	[REDACTED]	11:10:29
19	[REDACTED]	11:10:38
20	[REDACTED]	11:10:40
21	[REDACTED]	11:10:45
22	[REDACTED]	11:10:53
23	[REDACTED]	11:11:02
24	[REDACTED]	11:11:07
25	[REDACTED]	11:11:11

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1	[REDACTED]	11:11:29
2	[REDACTED]	11:11:32
3	[REDACTED]	11:11:36
4	[REDACTED]	11:11:40
5	[REDACTED]	11:11:42
6	[REDACTED]	11:11:48
7	[REDACTED]	11:11:54
8	[REDACTED]	11:11:56
9	[REDACTED]	11:12:01
10	[REDACTED]	11:12:18
11	[REDACTED]	11:12:29
12	[REDACTED]	11:12:30
13	[REDACTED]	11:12:33
14	[REDACTED]	11:12:34
15	[REDACTED]	11:12:37
16	[REDACTED]	11:12:40
17	[REDACTED]	11:12:44
18	[REDACTED]	11:12:45
19	[REDACTED]	11:12:45
20	[REDACTED]	11:12:50
21	[REDACTED]	11:12:53
22	[REDACTED]	11:12:57
23	[REDACTED]	11:13:12
24	[REDACTED]	11:13:23
25	[REDACTED]	11:13:26

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1	[REDACTED]	11:13:30
2	[REDACTED]	11:13:43
3	[REDACTED]	11:13:56
4	[REDACTED]	11:14:02
5	[REDACTED]	11:14:13
6	[REDACTED]	11:14:21
7	[REDACTED]	11:14:23
8	[REDACTED]	11:14:42
9	[REDACTED]	11:14:42
10	[REDACTED]	11:14:57
11	[REDACTED]	11:15:00
12	[REDACTED]	11:15:06
13	[REDACTED]	11:15:14
14	[REDACTED]	11:15:14
15	[REDACTED]	11:15:14
16	[REDACTED]	11:15:16
17	[REDACTED]	11:15:19
18	[REDACTED]	11:15:20
19	[REDACTED]	11:15:20
20	[REDACTED]	11:15:23
21	[REDACTED]	11:15:27
22	[REDACTED]	11:15:38
23	[REDACTED]	11:15:39
24	[REDACTED]	11:15:41
25	[REDACTED]	11:15:53

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Transcript of JT Ho
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1	way till now.	11:15:55
2	Q. Did UMC find any Micron documents on the	11:15:56
3	third hard drive that you used from February 2017	11:16:01
4	until the present?	11:16:04
5	A. No.	11:16:21
6	Q. How many Micron documents existed on the	11:16:32
7	second hard drive that you used from December 2015	11:16:34
8	to February 2017?	11:16:37
9	A. Based on my understanding, none.	11:16:55
10	Q. What's your understanding based on?	11:17:24
11	A. For the first hard disk drive, I used the	11:17:41
12	privilege to apply for the use authority of a USB.	11:17:44
13	However, this turned out to be unfit for the	11:17:58
14	company policy, so this USB access was canceled.	11:18:03
15	So I did not have any other way, other than email.	11:18:14
16	And I did not send any emails, so there was no	11:18:24
17	way. I did not send any email regarding Micron	11:18:27
18	documents, so there was no way. What I emailed	11:18:34
19	back then was a self introduction and some notes	11:19:00
20	that I took, as well as some terminology or	11:19:03
21	glossary of the semiconductor industry which I put	11:19:07
22	together by myself.	11:19:09
23	THE CHECK INTERPRETER: And the witness	11:19:11
24	also said, "The notes were in English."	11:19:12
25	A. Kind of like notes of English phrases.	11:19:20

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1	BY MR. MICHAEL:	11:19:27
2	Q. Did you collect those notes and other	11:19:28
3	documents in connection with today's deposition?	11:19:31
4	THE CHECK INTERPRETER: "(Chinese	11:19:48
5	spoken)".	11:19:48
6	A. I don't quite understand the question.	11:20:11
7	The notes are in my computer, so why would I want	11:20:14
8	to collect the notes? They are in my computer.	11:20:17
9	Let me correct myself. Not in my	11:20:33
10	computer; it's in my email. For example, I sent	11:20:35
11	the email from my Gmail account, so it's in my	11:20:40
12	Gmail. So I don't understand why would I want to	11:20:44
13	collect the notes.	11:20:46
14	BY MR. MICHAEL:	11:20:48
15	Q. Do you have any Micron documents on your	11:20:49
16	Gmail account?	11:20:51
17	A. I don't think so.	11:21:01
18	Q. Did you search your Gmail account for	11:21:02
19	Micron documents?	11:21:05
20	A. Yes, I did.	11:21:14
21	Q. And did you find any Micron documents	11:21:16
22	when you searched your Gmail account?	11:21:17
23	A. I found a self introduction that I typed	11:21:36
24	myself when I was with Micron. Would that	11:21:39
25	constitute a Micron document? At Micron, we can	11:21:43

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1 use anything without limitations. So, for 11:22:40
2 example, in a meeting, there would be meeting 11:22:44
3 minutes on the whiteboard. What I would do is to 11:22:47
4 take a picture of the whiteboard and then email 11:22:50
5 it. I can use this is allowed at Micron, but 11:22:53
6 not allowed at UMC. At Micron, we are able to use 11:22:57
7 the intranet to connect to the internet, so that 11:23:01
8 I can have access to my email 11:23:06

9 THE MAIN INTERPRETER: Correction. 11:23:10

10 A. so that I can have access to Gmail 11:23:11
11 account or Google Drive to have access to that 11:23:14
12 picture, and then write up the meeting minutes, 11:23:19
13 and then send the meeting minutes to the team 11:23:22
14 members. 11:23:24

15 And I am not sure if this constitutes 11:23:28
16 a Micron document. 11:23:32

17 BY MR. MICHAEL: 11:23:34

18 Q. Do you have pictures on your Gmail 11:23:35
19 account from meetings that you had while you were 11:23:37
20 employed at Micron? 11:23:42

21 A. Yes. 11:23:56

22 Q. Mr. Ho, did you collect and provide any 11:23:58
23 documents from your Gmail account to UMC's counsel 11:24:01
24 in this case? 11:24:06

25 A. I remember I put my self introduction on 11:24:37

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1	the second hard drive. And I sent the notes of	11:24:40
2	English phrases as well as acronyms and glossary	11:25:01
3	of semiconductor, that I put together myself, to	11:25:05
4	the third hard drive. The company investigated	11:25:11
5	the third hard drive in the internal	11:25:28
6	investigation. I did not provide the company with	11:25:31
7	the third hard I did not provide it proactively	11:25:33
8	to the	11:25:39
9	A. (Chinese spoken).	11:25:40
10	A. Let me correct. I did provide the	11:25:44
11	computer to the company.	11:25:48
12	THE CHECK INTERPRETER: Hard drive. The	11:25:54
13	hard drive, not the computer. The third hard	11:25:55
14	drive.	11:25:57
15	A. The company took the computer that	11:25:58
16	contained the third hard drive. So, yes,	11:26:00
17	I provided that to the company.	11:26:02
18	BY MR. MICHAEL:	11:26:06
19	Q. I want to focus on your Gmail account.	11:26:07
20	Has your Gmail account been searched for the	11:26:17
21	purposes of identifying Micron documents that	11:26:20
22	exist in your Gmail account?	11:26:23
23	A. Yes. I did the search.	11:26:39
24	Q. And from that search, how many documents	11:26:42
25	did you identify to be Micron documents on your	11:26:45

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1	[REDACTED]	11:26:50
2	[REDACTED]	11:27:04
3	[REDACTED]	11:27:10
4	[REDACTED]	11:27:16
5	[REDACTED]	11:27:19
6	[REDACTED]	11:27:30
7	[REDACTED]	11:27:31
8	[REDACTED]	11:27:53
9	[REDACTED]	11:28:13
10	[REDACTED]	11:28:16
11	[REDACTED]	11:28:20
12	[REDACTED]	11:28:21
13	[REDACTED]	11:28:24
14	[REDACTED]	11:28:33
15	[REDACTED]	11:28:35
16	[REDACTED]	11:28:37
17	[REDACTED]	11:28:39
18	[REDACTED]	11:28:40
19	[REDACTED]	11:28:40
20	[REDACTED]	11:28:42
21	[REDACTED]	11:28:44
22	[REDACTED]	11:28:59
23	[REDACTED]	11:29:02
24	[REDACTED]	11:29:05
25	[REDACTED]	11:29:13

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1	[REDACTED]	11:29:23
2	[REDACTED]	11:29:27
3	[REDACTED]	11:29:37
4	[REDACTED]	11:29:48
5	[REDACTED]	11:29:57
6	[REDACTED]	11:30:04
7	[REDACTED]	11:30:08
8	[REDACTED]	11:30:13
9	[REDACTED]	11:30:14
10	[REDACTED]	11:30:20
11	[REDACTED]	11:30:21
12	[REDACTED]	11:30:25
13	[REDACTED]	11:30:43
14	[REDACTED]	11:30:44
15	[REDACTED]	11:30:49
16	[REDACTED]	11:31:08
17	[REDACTED]	11:31:20
18	[REDACTED]	11:31:22
19	[REDACTED]	11:31:41
20	[REDACTED]	11:31:42
21	[REDACTED]	11:31:45
22	[REDACTED]	11:32:05
23	[REDACTED]	11:32:10
24	[REDACTED]	11:32:11
25	[REDACTED]	11:32:12

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1	[REDACTED]	11:32:16
2	[REDACTED]	11:32:26
3	[REDACTED]	11:32:27
4	[REDACTED]	11:32:29
5	[REDACTED]	11:32:40
6	[REDACTED]	11:32:43
7	[REDACTED]	11:33:02
8	[REDACTED]	11:33:06
9	[REDACTED]	11:33:11
10	[REDACTED]	11:33:12
11	[REDACTED]	11:33:12
12	[REDACTED]	11:33:16
13	[REDACTED]	11:33:20
14	[REDACTED]	11:33:35
15	[REDACTED]	11:33:36
16	[REDACTED]	11:33:38
17	[REDACTED]	11:33:41
18	[REDACTED]	11:33:53
19	[REDACTED]	11:33:59
20	[REDACTED]	11:34:02
21	[REDACTED]	11:34:18
22	[REDACTED]	11:34:20
23	[REDACTED]	11:34:25
24	[REDACTED]	11:34:27
25	[REDACTED]	11:34:30

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1 policy."

11:34:32

2 A. So after the voluntary cancellation, we
3 asked the IT department to clean up the hard disk
4 drive, meaning that there would be no external
5 information on the hard disk drive, or the
6 possibility of a virus.

11:34:55

11:34:59

11:35:04

11:35:07

11:35:09

7 Another reason for the cancellation is
8 that the company was concerned that company
9 information such as the logic of 28 nanometer HK
10 multigate and 14 nanometer finfet would be leaked
11 to outside of the company through USB. So the
12 company does not want to have information coming
13 in from outside and does not want information
14 coming from inside, out. So that was another
15 concern.

11:35:55

11:35:57

11:36:00

11:36:07

11:36:12

11:36:15

11:36:17

11:36:21

11:36:26

16 (Court reporter clarification)

11:36:26

17 BY MR. MICHAEL:

11:36:43

18 Q. So it's your testimony that you made the
19 request to swap out your first hard drive;
20 correct?

11:36:44

11:36:47

11:36:50

21 A. My request was to clean up the computer
22 so that there are so bad things on the computer.
23 It was later that I found out that the IT
24 department actually swapped out the entire hard
25 disk drive. It was until after the forensics

11:37:11

11:37:14

11:37:17

11:37:20

11:37:22

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1	company's investigation that I knew that the hard	11:37:39
2	disk drive was swapped. I had always thought that	11:37:42
3	it was the same hard disk drive.	11:37:47
4	THE CHECK INTERPRETER: "As the second	11:37:50
5	one."	11:37:52
6	THE MAIN INTERPRETER: "As the second	11:37:53
7	one."	11:37:53
8	THE CHECK INTERPRETER: "And also the	11:37:53
9	first hard drive was formatted."	11:37:54
10	BY MR. MICHAEL:	11:38:08
11	Q. What was the date that the forensics	11:38:08
12	company did this investigation?	11:38:14
13	A. I do not know.	11:38:18
14	Q. What is the approximate time range? Were	11:38:21
15	there multiple investigations? Are we talking	11:38:24
16	about two here or is there one?	11:38:27
17	A. It's recent. Within one month.	11:38:31
18	Q. So you only found out in the last month	11:38:38
19	that your first UMC issued hard drive was swapped	11:38:41
20	out after you had been employed at UMC for only	11:38:46
21	three weeks?	11:38:49
22	A. Yes.	11:39:09
23	Q. Mr. Ho, were you using USB drives to	11:39:16
24	access and review Micron documents on the first	11:39:19
25	UMC issued hard drive?	11:39:23

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1	A. I read all the information that	11:40:15
2	I established when I was working for TSMC,	11:40:19
3	(Chinese spoken), (Chinese spoken), and Micron.	11:40:24
4	I read all of them.	11:40:26
5	MR. JOHNSON: You read?	11:40:29
6	A. The English name of "(Chinese spoken)" is	11:40:31
7	Powerchip.	11:40:34
8	THE CHECK INTERPRETER: And "(Chinese	11:40:37
9	spoken)" is Rexchip.	11:40:37
10	THE MAIN INTERPRETER: And the English	11:40:41
11	name of "(Chinese spoken)" is Rexchip.	11:40:43
12	BY MR. MICHAEL:	11:40:48
13	Q. Mr. Ho, in the first three weeks that you	11:40:48
14	were employed at UMC, were you using USB drives to	11:40:51
15	access and review Micron documents on the first	11:40:54
16	UMC issued hard drive that you used?	11:40:56
17	A. (Chinese spoken).	11:41:22
18	THE CHECK INTERPRETER: Counsel, "USB	11:41:25
19	drive" was translated as "USB hard drive". Is	11:41:26
20	that what you meant?	11:41:29
21	MR. MICHAEL: No.	11:41:31
22	A. I only read the USB drive through the	11:41:32
23	computer.	11:41:34
24	BY MR. MICHAEL:	11:41:34
25	Q. When you say "USB drive", you're talking	11:41:41

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1	about a flash drive; is that right, Mr. Ho?	11:41:44
2	THE CHECK INTERPRETER: "(Chinese	11:41:52
3	spoken)".	11:41:52
4	A. I had two. Both are portable. One is	11:42:08
5	this one, flash; the other is a USB hard drive.	11:42:12
6	BY MR. MICHAEL:	11:42:24
7	Q. Can we refer to those as external drives?	11:42:25
8	THE CHECK INTERPRETER: "(Chinese	11:42:31
9	spoken)".	11:42:31
10	A. Yes.	11:42:32
11	BY MR. MICHAEL:	11:42:34
12	Q. So, so far, Mr. Ho, we've talked about	11:42:34
13	three hard drives on your UMC computers; correct?	11:42:37
14	THE CHECK INTERPRETER: (Chinese spoken).	11:42:53
15	A. So are you asking if there are three hard	11:43:00
16	disk drives on the UMC computer?	11:43:05
17	MR. JOHNSON: Why don't you do	11:43:09
18	"external"/"internal"?	11:43:10
19	BY MR. MICHAEL:	11:43:12
20	Q. Let's focus on external drives.	11:43:13
21	A. Okay.	11:43:23
22	Q. Have you searched any external drives in	11:43:24
23	your possession for Micron documents?	11:43:30
24	A. I don't quite know exactly what you're	11:43:49
25	asking, because I had Micron documents. I did not	11:43:52

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1	have to search.	11:43:55
2	Q. My question to you, Mr. Ho, is, did you	11:44:03
3	investigate whether any external drives that you	11:44:05
4	have contain Micron documents?	11:44:09
5	A. Yes.	11:44:30
6	Q. And do you have any external drives that	11:44:30
7	contain Micron documents?	11:44:32
8	MR. JOHNSON: Today?	11:44:38
9	BY MR. MICHAEL:	11:44:40
10	Q. Today.	11:44:40
11	A. Today, no.	11:44:46
12	Q. Have you ever possessed any external	11:44:49
13	drives that contain Micron documents since joining	11:44:52
14	UMC in 2015?	11:44:54
15	A. Yes.	11:45:10
16	Q. Tell me about those external drives and	11:45:11
17	what was contained on them.	11:45:13
18	A. There's some personal information, for	11:45:38
19	example the videos that I collected, or text	11:45:39
20	filing information. And I have the habit to	11:45:43
21	collect information and store information since	11:45:56
22	I worked for TSMC. So I had information also at	11:46:00
23	(Chinese spoken)	11:46:09
24	THE CHECK INTERPRETER: Powerchip	11:46:12
25	A. Powerchip, as well as Rexchip.	11:46:12

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Transcript of JT Ho
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1	THE CHECK INTERPRETER:	and Micron.	11:46:12
2	A.	and Micron.	11:46:15
3	THE CHECK INTERPRETER:	And one	11:46:15
4	correction.		11:46:16
5	"I have the habit of storing		11:46:17
6	information", not "collecting information".		11:46:19
7	BY MR. MICHAEL:		11:46:23
8	Q.	Let's break it down this way, Mr. Ho.	11:46:24
9	During the time you've been employed at UMC, how		11:46:28
10	many external drives did you possess that contain		11:46:31
11	Micron documentation?		11:46:37
12	A.	Two.	11:46:53
13	Q.	And is one of those or is one of those	11:46:56
14	two a flash drive?		11:47:00
15	A.	Yes.	11:47:05
16	Q.	Is the second one also a flash drive?	11:47:07
17	A.	No. It's a hard disk drive.	11:47:16
18	Q.	And the first flash drive, do you know	11:47:27
19	who the manufacturer of that flash drive was? Was		11:47:29
20	it a Kingston flash drive?		11:47:33
21	A.	Yes, to my impression.	11:47:40
22	Q.	And the second drive, which you said is	11:47:44
23	an external hard disk drive, who is the		11:47:47
24	manufacturer of that drive, if you recall?		11:47:50
25	A.	(Chinese spoken).	11:48:02

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1	THE CHECK INTERPRETER: Transcend.	11:48:04
2	BY MR. MICHAEL:	11:48:07
3	Q. What was the memory capacity of the flash	11:48:07
4	drive, if you recall?	11:48:10
5	A. 500G, question mark. I guess. I would	11:48:28
6	guess 500G.	11:48:33
7	Q. And what about the	11:48:35
8	THE CHECK INTERPRETER: The witness also	11:48:39
9	said, "I forgot."	11:48:40
10	(Court reporter clarification)	11:48:42
11	BY MR. MICHAEL:	11:48:43
12	Q. Where is that flash drive today?	11:48:44
13	A. At the prosecutor's.	11:48:54
14	Q. What about the external hard disk drive?	11:49:00
15	What was the size of that hard disk drive?	11:49:02
16	A. I think 2T.	11:49:10
17	Q. 2 terabytes?	11:49:16
18	A. (In English) Yes.	11:49:20
19	A. 2000G.	11:49:20
20	Q. And where is that hard disk drive today?	11:49:24
21	A. I handed it to the prosecutor last year.	11:49:33
22	THE CHECK INTERPRETER: "Voluntarily".	11:49:37
23	BY MR. MICHAEL:	11:49:47
24	Q. Did you investigate whether any other UMC	11:49:51
25	employees have external drives that contain Micron	11:49:53

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1	I actually thought that I had never copied any	14:42:50
2	information to the company computer. It was until	14:42:53
3	the result of the investigation done by the	14:43:03
4	forensics company, identifying that there were	14:43:08
5	documents there, that I knew that, oh, there were	14:43:11
6	documents.	14:43:13
7	Q. When you say you had never copied any	14:43:27
8	information to the company computer, you mean	14:43:31
9	you've never copied any Micron information to the	14:43:33
10	company computer?	14:43:35
11	A. Yes.	14:43:45
12	Q. Where did you store all of the Micron	14:43:51
13	documents that were in your possession while at	14:43:53
14	Micron while at UMC?	14:43:57
15	A. The USB flash drive that I mentioned	14:44:11
16	earlier, and the hard disk drive of Transcend.	14:44:18
17	Q. If you didn't put the Micron documents	14:44:27
18	from your hard drive number 1 in the trash bin,	14:44:32
19	who did?	14:44:38
20	MR. JOHNSON: Objection. Calls for	14:44:40
21	speculation and conjecture.	14:44:41
22	A. Yes, of course it could have been me,	14:45:06
23	because the computer was mine.	14:45:08
24	BY MR. MICHAEL:	14:45:10
25	Q. Did you check to see if the computer had	14:45:11

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1	been issued to any other UMC employees?	14:45:13
2	A. No. The computer was brand new. It was	14:45:28
3	bought after I was on board.	14:45:32
4	Q. And approximately what was the	14:45:58
5	approximate volume, number of Micron documents	14:46:01
6	that you possessed on the flash drive?	14:46:04
7	A. So I used the USB and then the company	14:46:32
8	would detect the number of the USB used. So	14:46:35
9	according to the statement of the IT department,	14:46:42
10	there were 20,000 pieces of information.	14:46:45
11	Q. When you say there were 20,000 pieces of	14:47:10
12	information, do you mean that there were 20,000	14:47:13
13	files containing Micron information on your flash	14:47:17
14	drive?	14:47:22
15	A. Yes. According to the IT department,	14:47:41
16	there were more than 20,000 files with Micron	14:47:43
17	information.	14:47:46
18	Q. And what about on your hard disk drive?	14:47:47
19	What was the volume of Micron files on the hard	14:47:50
20	disk drive? And so we're clear, Mr. Ho, I'm	14:47:55
21	talking about the external drive.	14:48:04
22	A. I thought we went through this question,	14:48:21
23	and my answer earlier was more than 20,000 files.	14:48:22
24	So is this asking the same question?	14:48:25
25	Q. You identified two external drives,	14:48:31